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(Rev. 9/00) Judgment in a Criminal Case Sheet 1

United States District Court

SOUTHERN DIST	TRICT OF CALIFORNIA					
UNITED STATES OF AMERICA v.	JUDGMENT IN A CREMINAL CASE URT (For Offenses Committed on or After November 1, 1987)					
HECTOR ALFONSO CASTELLON-PENA (1)	Case Number: 07CR140	07 CR14 01-BTM				
REGISTRATION NO: 01094298	Holly Hanover Defendant's Attorney					
THE DEFENDANT: X pleaded guilty to count(s) one of the information	on					
was found guilty on count(s) after a plea of not guilty.						
Accordingly, the defendant is adjudged guilty of such countries. Title & Section Nature of Offense 8 USC 1324(a)(1)(A)(ii)and (v)(II) Transportation of Illegal	C	count nber(s)				
The defendant is sentenced as provided in pages 2 pursuant to the Sentencing Reform Act of 1984.	through 4 of this judgment. The sentence is imposed					
☐ The defendant has been found not guilty on count(s)						
Underlying Indictment is dismissed on the	motion of the United States.					
X Assessment : Pursuant to the motion of the United States u	inder 18 USC 3573, the special assessment provided for un	nder				
18 USC 3013 is waived and remitted as uncollectible.						
X Fine ordered waived. IT IS ORDERED that the defendant shall notify the Ur residence, or mailing address until all fines, restitution, costs, ar to pay restitution, the defendant shall notify the court and Un circumstances.	nited States attorney for this district within 30 days of any ch nd special assessments imposed by this judgment are fully pa lited States attorney of any material change in the defendan	lange of name aid. If ordered nt's economic				

July 10, 2007

Date of Imposition of Sentence

BARRY TED MOSKOWITZ

UNITED STATES DISTRICT JUDGE

Entered Date:

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(Rev. 9/00) Judgment in Criminal Case Sheet 2 — Imprisonment

Judgment — Page 2 **DEFENDANT: HECTOR ALFONSO CASTELLON-PENA (1)** CASE NUMBER: 07CR1401-BTM **IMPRISONMENT** The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of TIME SERVED (58 days). UNITED STATES DISTRICT The court makes the following recommendations to the Bureau of Prisons: The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: ☐ a.m. □ p.m. as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on . as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. **RETURN** I have executed this judgment as follows: Defendant delivered on to _____ , with a certified copy of this judgment. UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

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(Rev. 9/00) Judgment in a Criminal Case Sheet 3 — Supervised Release

DEFENDANT: HECTOR ALFONSO CASTELLON-PENA (1)

CASE NUMBER: 07CR1401-BTM

SUPERVISED RELEASE

Judgment—Page

Upon release from imprisonment, the defendant shall be on supervised release for a term of TWO (2) YEARS.

MANDATORY CONDITIONS

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons unless removed from the United States.

The defendant shall not commit another federal, state or local crime.

The defendant shall not illegally possess a controlled substance.

The defendant shall cooperate as directed in the collection of a DNA sample, pursuant to 18 USC 3583(d).

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, but not more than 2 times per month, unless defendant is removed from the United States.

The defendant shall not possess a firearm, destructive device, or any other dangerous weapon.

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court. The defendant shall also comply with any special conditions imposed.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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(Rev. 9/00) Judgment in a Criminal Case Sheet 3 — Continued 2 — Supervised Release

						Judgment-	Page4 (of	4
DEFENI	DANT: NUMBER:	HECTOR ALFO	ONSO CASTELLO	ON-PENA	(1)		<u> </u>		
0.152	· OIVIDEIC		SPECIAL CONDIT	TIONS OF S	SUPERVISIO	ON			
<u>X</u>	Submit to reasonable	a search of e time and ir	person, prope a reasonable	rty, resi	idence, ab by the pr	ode or veh	icle, at a ficer.	,	
<u>X</u>	Not posses	ss firearms,	explosive dev	ices, or	other dan	gerous wea	ons.		
<u>X</u>	Not posses	ss any narcot ion.	cic drug or co	ntrolled	substance	without a	lawful me	dical	
X	If deported laws feder report to States; the out of the	ed, excluded, ral, state ar the probation ne other cond United Stat	or allowed to nd local and no on officer wit ditions of sup tes after depo	o volunta ot reente hin 72 ho ervision rtation,	arily leaver the Uniours of an are suspendent	re the Unit ted States by reentry ended while or volun	ed States, illegally to the Uni the defen tary depar	obey and ted dant ture.	all is
	Participat counseling per month	te in a progr g, with at le as directed	ram of drug and east 1 to 8 te by the probat	d alcohol sts per r ion offic	l abuse tr month and cer.	eatment in 1 to 8 cou	cluding te nseling se	sting ssion	, and is
<u>X</u>	Report all probation	l vehicles ov officer.	med or operat	ed, or in	n which yo	ou have an	interest,	to th	ıe
<u>X</u>	Not enter	the United S	States illegal	ly.	•				
<u>X</u>	Cooperate	as directed	in the collec	tion of a	a DNA samp	ole.			
	Provide coprobation	omplete discl officer wher	losure of all requested.	personal	and busin	ess financ	ial record	s to	the
	Resolve a	ll outstandir	ng warrants wi	thin sixt	ty (60) da	ys of rele	ase from c	ustod	ly.
	Remain in at verifia treatment	your place o able employme	of residence f ent, attending	or a peri religion	iod of us service	days, exes or under	cept while going medi	work cal	ing
	Successful	lly complete	a residential	drug pro	ogram.				
	Complete Officer w	hours	of community months.	service :	in a progr	am approve	d by the P	robat	ion
	Reside in commencing	a community g upon releas	treatment/cor se.	rections	center fo	or a period	of <u>60</u> d	lays	
	Participal officer. available the probat and treatment bealth pro	te in a programme the Court at psychological tion officer ment informatovider.	ram of mental uthorizes the al evaluations. The defendation to the pr	health trelease of to the rong	reatment a of the pre mental hea consent t officer an	as directed e-sentence alth provid to the rele ad the Cour	by the pr report and er, as app ase of eva t by the m	obati roved luati ental	on l by ons
	Not aid, a	assist, harbo	or or transpor	t undocur	mented ali	ens.			
	Not assoc	iate with kno	own alien smug	glers.					
	Not assoc	iate with kno	own drug traff	ickers o	r users.				
	Not enter	Mexico with	out the writte	n permis	sion of th	ne probatio	n officer.		
	Maintain : both.	full-time emp	oloyment or ed	ucation (or a combi	nation of		•	
	Obtain G	.E.D. bv							

If the defendant has complied with all conditions of Supervised Release for ______, Supervised Release may be terminated on application to the Court and good cause shown.